112TH CONGRESS 2D SESSION

H.R.6684

AN ACT

To provide for spending reduction.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

1 SECTION 1. SHORT TITLE.

- 2 This Act may be cited as the "Spending Reduction
- 3 Act of 2012".

4 SEC. 2. TABLE OF CONTENTS.

- 5 The table of contents is as follows:
 - Sec. 1. Short title.
 - Sec. 2. Table of contents.

TITLE I—AGRICULTURE

- Sec. 101. ARRA sunset at March 1, 2013.
- Sec. 102. Categorical eligibility limited to cash assistance.
- Sec. 103. Standard utility allowances based on the receipt of energy assistance payments.
- Sec. 104. Employment and training; workfare.
- Sec. 105. End State bonus program for the supplemental nutrition assistance program.
- Sec. 106. Funding of employment and training programs.
- Sec. 107. Turn off indexing for nutrition education and obesity prevention.
- Sec. 108. Extension of Authorization of Food and Nutrition Act of 2008.
- Sec. 109. Effective date and application of amendments.

TITLE II—COMMITTEE ON ENERGY AND COMMERCE

Subtitle A—Repeal of Certain ACA Funding Provisions

- Sec. 201. Repealing mandatory funding to states to establish American Health Benefit Exchanges.
- Sec. 202. Repealing Prevention and Public Health Fund.
- Sec. 203. Rescinding unobligated balances for CO-OP program.

Subtitle B-Medicaid

- Sec. 211. Revision of provider tax indirect guarantee threshold.
- Sec. 212. Rebasing of State DSH allotments for fiscal year 2022.
- Sec. 213. Repeal of Medicaid and CHIP maintenance of effort requirements under PPACA.
- Sec. 214. Medicaid payments to territories.
- Sec. 215. Repealing bonus payments for enrollment under Medicaid and CHIP.

TITLE III—FINANCIAL SERVICES

Sec. 301. Table of contents.

Subtitle A—Orderly Liquidation Fund

Sec. 311. Repeal of liquidation authority.

Subtitle B—Home Affordable Modification Program

- Sec. 321. Short title.
- Sec. 322. Congressional findings.
- Sec. 323. Termination of authority.

Sec. 324. Sense of Congress.

Subtitle C—Bureau of Consumer Financial Protection

Sec. 331. Bringing the Bureau of Consumer Financial Protection into the regular appropriations process.

Subtitle D—Repeal of the Office of Financial Research

Sec. 341. Repeal of the Office of Financial Research.

TITLE IV—COMMITTEE ON THE JUDICIARY

- Sec. 401. Short title.
- Sec. 402. Encouraging speedy resolution of claims.
- Sec. 403. Compensating patient injury.
- Sec. 404. Maximizing patient recovery.
- Sec. 405. Punitive damages.
- Sec. 406. Authorization of payment of future damages to claimants in health care lawsuits.
- Sec. 407. Definitions.
- Sec. 408. Effect on other laws.
- Sec. 409. State flexibility and protection of States' rights.
- Sec. 410. Applicability; effective date.

TITLE V—COMMITTEE ON OVERSIGHT AND GOVERNMENT REFORM

- Sec. 501. Retirement contributions.
- Sec. 502. Annuity supplement.
- Sec. 503. Contributions to Thrift Savings Fund of payments for accrued or accumulated leave.

TITLE VI—COMMITTEE ON WAYS AND MEANS

- Subtitle A—Recapture of Overpayments Resulting From Certain Federally-subsidized Health Insurance
- Sec. 601. Recapture of overpayments resulting from certain federally-subsidized health insurance.
 - Subtitle B—Social Security Number Required to Claim the Refundable Portion of the Child Tax Credit
- Sec. 611. Social security number required to claim the refundable portion of the child tax eredit.

Subtitle C—Human Resources Provisions

Sec. 621. Repeal of the program of block grants to States for social services.

TITLE VII—SEQUESTER REPLACEMENT

- Sec. 701. Short title.
- Sec. 702. Protecting veterans programs from sequester.
- Sec. 703. Achieving \$19 billion in discretionary savings.
- Sec. 704. Conforming amendments to section 314 of the Congressional Budget and Impoundment Control Act of 1974.
- Sec. 705. Treatment for PAYGO purposes.

Sec. 706. Elimination of the fiscal year 2013 sequestration for defense direct spending.

1 TITLE I—AGRICULTURE

2	SEC. 101. ARRA SUNSET AT MARCH 1, 2013.
3	Section 101(a)(2) of division A of the American Re-
4	covery and Reinvestment Act of 2009 (Public Law 111-
5	5; 123 Stat. 120) is amended by striking "October 31,
6	2013" and inserting "February 28, 2013".
7	SEC. 102. CATEGORICAL ELIGIBILITY LIMITED TO CASH AS-
8	SISTANCE.
9	Section 5 of the Food and Nutrition Act of 2008 (7
10	U.S.C. 2014) is amended—
11	(1) in the 2d sentence of subsection (a) by
12	striking "households in which each member receives
13	benefits" and inserting "households in which each
14	member receives cash assistance", and
15	(2) in subsection (j) by striking "or who re-
16	ceives benefits under a State program" and inserting
17	"or who receives cash assistance under a State pro-
18	gram''.
19	SEC. 103. STANDARD UTILITY ALLOWANCES BASED ON THE
20	RECEIPT OF ENERGY ASSISTANCE PAY-
21	MENTS.
22	(a) STANDARD UTILITY ALLOWANCE.—Section 5 of
23	the Food and Nutrition Act of 2008 (7 U.S.C. 2014) is
24	amended—

1 (1) in subsection (e)(6)(C) by striking clause 2 (iv), and 3 (2) in subsection (k) by striking paragraph (4) 4 and inserting the following: "(4) Third party energy assistance pay-5 6 MENTS.—For purposes of subsection (d)(1), a pay-7 ment made under a State law (other than a law re-8 ferred to in paragraph (2)(G)) to provide energy as-9 sistance to a household shall be considered money 10 payable directly to the household.". 11 (b) CONFORMING AMENDMENTS.—Section 12 2605(f)(2) of the Low-Income Home Energy Assistance Act of 1981 (42 U.S.C. 8624(f)(2)) is amended— 13 14 (1) by striking "and for purposes of deter-15 mining any excess shelter expense deduction under 16 section 5(e) of the Food and Nutrition Act of 2008 17 (7 U.S.C. 2014(e))", and 18 (2) in subparagraph (A) by inserting before the semicolon the following: ", except that such pay-19 20 ments or allowances shall not be deemed to be ex-21 pended for purposes of determining any excess shelter expense deduction under section 5(e)(6) of the 22 23 Food and Nutrition Act of 2008 (7) 2014(e)(6))". 24

SEC. 104. EMPLOYMENT AND TRAINING; WORKFARE. 2 (a) Administrative Cost-Sharing for Employ-3 MENT AND TRAINING PROGRAMS.— 4 (1) IN GENERAL.—Section 16 of the Food and 5 Nutrition Act of 2008 (7 U.S.C. 2025) is amend-6 ed— 7 (A) in subsection (a) by inserting "(other 8 than a program carried out under section 6(d)(4) or section 20)" after "supplemental nu-9 trition assistance program" the 1st place it ap-10 11 pears, and 12 (B) in subsection (h)— 13 (i) by striking paragraphs (2) and (3), 14 and 15 (ii) by redesignating paragraphs (4) 16 and (5) as paragraphs (2) and (3), respec-17 tively. 18 (2) Conforming amendments.— 19 (A) Section 17(b)(1)(B)(iv)(III)(hh) of the 20 Food and Nutrition Act of 2008 (7 U.S.C. 21 2026(b)(1)(B)(iv)(III)(hh)) is amended striking "(g), (h)(2), or (h)(3)" and inserting 22 "or (g)". 23 24 (B) Section 22(d)(1)(B)(ii) of the Food 25 Nutrition Act U.S.C. and of 2008 (7)

2031(d)(1)(B)(ii)) is amended is amended by

- striking ", (g), (h)(2), and (h)(3)" and insert-
- $2 \qquad \text{ing "and (g)"}.$
- 3 (b) Administrative Cost-sharing and Reim-
- 4 Bursements for Workfare.—Section 20 of the Food
- 5 and Nutrition Act of 2008 (7 U.S.C. 2029) is amended
- 6 by striking subsection (g).
- 7 SEC. 105. END STATE BONUS PROGRAM FOR THE SUPPLE-
- 8 MENTAL NUTRITION ASSISTANCE PROGRAM.
- 9 Section 16 of the Food and Nutrition Act of 2008
- 10 (7 U.S.C. 2025) is amended by striking subsection (d).
- 11 SEC. 106. FUNDING OF EMPLOYMENT AND TRAINING PRO-
- GRAMS.
- For purposes of fiscal year 2013, the reference to
- 14 \$90,000,000 in section 16(h)(1)(A) of the Food and Nu-
- 15 trition Act of 2008 (7 U.S.C. 2025(h)(1)(A)) shall be
- 16 deemed to be a reference to \$79,000,000.
- 17 SEC. 107. TURN OFF INDEXING FOR NUTRITION EDU-
- 18 CATION AND OBESITY PREVENTION.
- 19 Section 28(d) of the Food and Nutrition Act of 2008
- 20 (7 U.S.C. 2037(d)) is amended by striking "years—" and
- 21 all that follows through the period at the end, and insert-
- 22 ing "years, \$375,000,000.".

1	SEC. 108. EXTENSION OF AUTHORIZATION OF FOOD AND
2	NUTRITION ACT OF 2008.
3	Section 18(a)(1) of the Food and Nutrition Act of
4	2008 (7 U.S.C. 2027(a)(1)) is amended by striking
5	"2012" and inserting "2013".
6	SEC. 109. EFFECTIVE DATE AND APPLICATION OF AMEND
7	MENTS.
8	This title and the amendments made by this title
9	shall take effect on the date of enactment of this Act, and
10	shall apply only with respect to certification periods that
11	begin on or after such date.
12	TITLE II—COMMITTEE ON
13	ENERGY AND COMMERCE
14	Subtitle A—Repeal of Certain ACA
15	Funding Provisions
16	SEC. 201. REPEALING MANDATORY FUNDING TO STATES TO
17	ESTABLISH AMERICAN HEALTH BENEFIT EX
18	CHANGES.
19	(a) In General.—Section 1311(a) of the Patient
20	Protection and Affordable Care Act (42 U.S.C. 18031(a))
21	is repealed.
22	(b) Rescission of Unobligated Funds.—Of the
23	funds made available under such section 1311(a), the un-
2/1	obligated balance is reseinded

1	SEC. 202. REPEALING PREVENTION AND PUBLIC HEALTH
2	FUND.
3	(a) In General.—Section 4002 of the Patient Pro-
4	tection and Affordable Care Act (42 U.S.C. 300u-11) is
5	repealed.
6	(b) Rescission of Unobligated Funds.—Of the
7	funds made available by such section 4002, the unobli-
8	gated balance is rescinded.
9	SEC. 203. RESCINDING UNOBLIGATED BALANCES FOR CO-
10	OP PROGRAM.
11	Of the funds made available under section 1322(g)
12	of the Patient Protection and Affordable Care Act (42
13	U.S.C. 18042(g)), the unobligated balance is rescinded.
14	Subtitle B—Medicaid
15	SEC. 211. REVISION OF PROVIDER TAX INDIRECT GUAR-
16	ANTEE THRESHOLD.
17	Section 1903(w)(4)(C)(ii) of the Social Security Act
18	(42 U.S.C. 1396b(w)(4)(C)(ii)) is amended by inserting
19	"and for portions of fiscal years beginning on or after
20	June 1, 2013," after "October 1, 2011,".
21	SEC. 212. REBASING OF STATE DSH ALLOTMENTS FOR FIS-
22	CAL YEAR 2022.
23	Section 1923(f) of the Social Security Act (42 U.S.C.
24	1396r-4(f)) is amended—
25	(1) by redesignating paragraph (9) as para-

graph (10);

- (2) in paragraph (3)(A) by striking "para-1 2 graphs (6), (7), and (8)" and inserting "paragraphs 3 (6), (7), (8), and (9)"; and 4 (3) by inserting after paragraph (8) the fol-5 lowing new paragraph: "(9) Rebasing of state DSH allotments 6 FOR FISCAL YEAR 2022.—With respect to fiscal 7 8 2022, for purposes of applying paragraph (3)(A) to 9 determine the DSH allotment for a State, the 10 amount of the DSH allotment for the State under 11 paragraph (3) for fiscal year 2021 shall be treated 12 as if it were such amount as reduced under para-13 graph (7).". 14 SEC. 213. REPEAL OF MEDICAID AND CHIP MAINTENANCE 15 OF EFFORT REQUIREMENTS UNDER PPACA. 16 (a) Repeal of PPACA Medicaid MOE.—Section 17 1902 of the Social Security Act (42 U.S.C. 1396a) is 18 amended by striking subsection (gg). (b) REPEAL OF PPACA CHIP MOE.—Section 19 20 2105(d)(3) of the Social Security Act (42 U.S.C. 21 1397ee(d)(3)) is amended— 22 (1) by striking subparagraph (A);
- 24 (C) 1 (A) 1 (D) 4: 1

(2) by redesignating subparagraphs (B) and

24 (C) as subparagraphs (A) and (B), respectively; and

1	(3) in the paragraph heading, by striking
2	"Continuation of eligibility standards for
3	CHILDREN UNTIL OCTOBER 1, 2019" and inserting
4	"Continuity of coverage".
5	(c) Conforming Amendments.—
6	(1) Section 1902(a) of the Social Security Act
7	(42 U.S.C. 1396a(a)) is amended by striking para-
8	graph (74).
9	(2) Effective January 1, 2014, paragraph (14)
10	of section 1902(e) (as added by section 2002(a) of
11	Public Law 111–148) is amended by striking the
12	third sentence of subparagraph (A).
13	(d) Effective Date.—Except as provided in sub-
14	section (c)(2), the amendments made by this section shall
15	take effect on the date of the enactment of this section.
16	SEC. 214. MEDICAID PAYMENTS TO TERRITORIES.
17	(a) Limit on Payments.—Section 1108(g) of the
18	Social Security Act (42 U.S.C. 1308(g)) is amended—
19	(1) in paragraph (2)—
20	(A) by striking "paragraphs (3) and (5)";
21	and
22	(B) by inserting "paragraph (3)" after
23	"and subject to";

1	(2) in paragraph (4), by striking "(3), and"
2	and all that follows through "of this subsection" and
3	inserting "and (3) of this subsection"; and
4	(3) by striking paragraph (5).
5	(b) FMAP.—The first sentence of section 1905(b) of
6	the Social Security Act (42 U.S.C. 1396d(b)) is amended
7	by striking "shall be 55 percent" and inserting "shall be
8	50 percent".
9	SEC. 215. REPEALING BONUS PAYMENTS FOR ENROLL-
10	MENT UNDER MEDICAID AND CHIP.
11	(a) In General.—Paragraphs (3) and (4) of section
12	2105(a) of the Social Security Act (42 U.S.C. 1397ee(a))
13	are repealed.
14	(b) Rescission of Unobligated Funds.—Of the
15	funds made available by section 2105(a)(3) of the Social
16	Security Act, the unobligated balance is rescinded.
17	(c) Conforming Changes.—
18	(1) Availability of excess funds for per-
19	FORMANCE BONUSES.—Section 2104(n)(2) of the
20	Social Security Act (42 U.S.C. 1397dd(n)(2)) is
21	amended by striking subparagraph (D).
22	(2) Outreach or coverage benchmarks.—
23	Section 2111(b)(3) of the Social Security Act (42
24	U.S.C. 1397kk(b)(3)) is amended—
25	(A) in subparagraph (A)—

after the semicolon at the ii) by striking clause (ii) by striking clause (iii) by striking clause (iii) by striking clause (iii) by striking clause (iiii) by striking clause (iiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii	e end; and e (ii); and
(ii) by striking claused (B) by striking subparaged TITLE III—FINANCIAL SEC. 301. TABLE OF CONTENTS. The table of contents for this title is Sec. 301. Table of contents. Subtitle A—Orderly Liquidation For Sec. 311. Repeal of liquidation authority. Subtitle B—Home Affordable Modification	e (ii); and
4 (B) by striking subparagn 5 TITLE III—FINANCIAL 6 SEC. 301. TABLE OF CONTENTS. 7 The table of contents for this title is Sec. 301. Table of contents. Subtitle A—Orderly Liquidation Financial Sec. 311. Repeal of liquidation authority. Subtitle B—Home Affordable Modification	
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7 The table of contents for this title is Sec. 301. Table of contents. Subtitle A—Orderly Liquidation F Sec. 311. Repeal of liquidation authority. Subtitle B—Home Affordable Modification	
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Sec. 311. Repeal of liquidation authority. Subtitle B—Home Affordable Modification	
Subtitle B—Home Affordable Modification	σ und
0 004 00	on Program
Sec. 321. Short title.Sec. 322. Congressional findings.Sec. 323. Termination of authority.Sec. 324. Sense of Congress.	
Subtitle C—Bureau of Consumer Financia	al Protection
Sec. 331. Bringing the Bureau of Consumer Financial ular appropriations process.	Protection into the reg-
Subtitle D—Repeal of the Office of Finan	cial Research
Sec. 341. Repeal of the Office of Financial Research.	
8 Subtitle A—Orderly Lie	quidation
9 Fund	
10 SEC. 311. REPEAL OF LIQUIDATION AUTH	ORITY.
11 (a) In General.—Title II of the	Dodd-Frank Wall
12 Street Reform and Consumer Protection	n Act is hereby re-
13 pealed and any Federal law amended b	y such title shall,
14 on and after the date of enactment of th	is Act be offertion
15 as if title II of the Dodd-Frank Wall S	is act, be effective
16 Consumer Protection Act had not been e	,

1	(b) Conforming Amendments.—
2	(1) Dodd-frank wall street reform and
3	CONSUMER PROTECTION ACT.—The Dodd-Frank
4	Wall Street Reform and Consumer Protection Act is
5	amended—
6	(A) in the table of contents for such Act
7	by striking all items relating to title II;
8	(B) in section $165(d)(6)$, by striking ", a
9	receiver appointed under title II,";
10	(C) in section 716(g), by striking "or a
11	covered financial company under title II';
12	(D) in section $1105(e)(5)$, by striking
13	"amount of any securities issued under that
14	chapter 31 for such purpose shall be treated in
15	the same manner as securities issued under sec-
16	tion $208(n)(5)(E)$ " and inserting "issuances of
17	such securities under that chapter 31 for such
18	purpose shall by treated as public debt trans-
19	actions of the United States, and the proceeds
20	from the sale of any obligations acquired by the
21	Secretary under this paragraph shall be depos-
22	ited into the Treasury of the United States as
23	miscellaneous receipts"; and
24	(E) in section $1106(c)(2)$, by amending
25	subparagraph (A) to read as follows:

1	"(A) require the company to file a petition
2	for bankruptcy under section 301 of title 11,
3	United States Code; or".
4	(2) Federal Deposit insurance act.—Sec-
5	tion 10(b)(3) of the Federal Deposit Insurance Act
6	(12 U.S.C. 1820(b)(3)) is amended by striking ", or
7	of such nonbank financial company supervised by
8	the Board of Governors or bank holding company
9	described in section 165(a) of the Financial Stability
10	Act of 2010, for the purpose of implementing its au-
11	thority to provide for orderly liquidation of any such
12	company under title II of that Act".
13	(3) Federal Reserve act.—Section 13(3) of
14	the Federal Reserve Act is amended—
15	(A) in subparagraph (B)—
16	(i) in clause (ii), by striking ", resolu-
17	tion under title II of the Dodd-Frank Wall
18	Street Reform and Consumer Protection
19	Act, or" and inserting "or is subject to
20	resolution under"; and
21	(ii) in clause (iii), by striking ", reso-
22	lution under title II of the Dodd-Frank
23	Wall Street Reform and Consumer Protec-
24	tion Act, or" and inserting "or resolution
25	under"; and

1	(B) by striking subparagraph (E).
2	Subtitle B—Home Affordable
3	Modification Program
4	SEC. 321. SHORT TITLE.
5	This subtitle may be cited as the "HAMP Termi-
6	nation Act of 2012".
7	SEC. 322. CONGRESSIONAL FINDINGS.
8	The Congress finds the following:
9	(1) According to the Department of the Treas
10	ury—
11	(A) the Home Affordable Modification Pro-
12	gram (HAMP) is designed to "help as many as
13	3 to 4 million financially struggling homeowners
14	avoid foreclosure by modifying loans to a leve
15	that is affordable for borrowers now and sus-
16	tainable over the long term"; and
17	(B) as of October 2012, only 840,835 ac
18	tive permanent mortgage modifications were
19	made under HAMP.
20	(2) Many homeowners whose HAMP modifica-
21	tions were canceled suffered because they made fu-
22	tile payments and some of those homeowners were
23	even forced into foreclosure.
24	(3) The Special Inspector General for TARF
25	reported that HAMP "benefits only a small portion

- of distressed homeowners, offers others little more than false hope, and in certain cases causes more harm than good".
- 4 (4) Approximately \$30 billion was obligated by 5 the Department of the Treasury to HAMP, however, 6 approximately only \$4.34 billion has been disbursed.
- 7 (5) Terminating HAMP would save American 8 taxpayers approximately \$2.84 billion, according to 9 the Congressional Budget Office.

10 SEC. 323. TERMINATION OF AUTHORITY.

- 11 Section 120 of the Emergency Economic Stabilization
- 12 Act of 2008 (12 U.S.C. 5230) is amended by adding at
- 13 the end the following new subsection:
- 14 "(c) Termination of Authority To Provide
- 15 New Assistance Under the Home Affordable
- 16 Modification Program.—
- 17 "(1) In general.—Except as provided under
- paragraph (2), after the date of the enactment of
- this subsection the Secretary may not provide any
- assistance under the Home Affordable Modification
- 21 Program under the Making Home Affordable initia-
- tive of the Secretary, authorized under this Act, on
- behalf of any homeowner.
- 24 "(2) Protection of existing obligations
- ON BEHALF OF HOMEOWNERS ALREADY EXTENDED

AN OFFER TO PARTICIPATE IN THE PROGRAM.—
Paragraph (1) shall not apply with respect to assistance provided on behalf of a homeowner who, before the date of the enactment of this subsection, was extended an offer to participate in the Home Affordable Modification Program on a trial or permanent basis.

"(3) Deficit reduction.—

"(A) USE OF UNOBLIGATED FUNDS.—Notwithstanding any other provision of this title,
the amounts described in subparagraph (B)
shall not be available after the date of the enactment of this subsection for obligation or expenditure under the Home Affordable Modification Program of the Secretary, but should be
covered into the General Fund of the Treasury
and should be used only for reducing the budget deficit of the Federal Government.

"(B) IDENTIFICATION OF UNOBLIGATED FUNDS.—The amounts described in this subparagraph are any amounts made available under title I of the Emergency Economic Stabilization Act of 2008 that—

"(i) have been allocated for use, but not yet obligated as of the date of the en-

1	actment of this subsection, under the
2	Home Affordable Modification Program of
3	the Secretary; and
4	"(ii) are not necessary for providing
5	assistance under such Program on behalf
6	of homeowners who, pursuant to para-
7	graph (2), may be provided assistance
8	after the date of the enactment of this sub-
9	section.
10	"(4) Study of use of program by members
11	OF THE ARMED FORCES, VETERANS, AND GOLD
12	STAR RECIPIENTS.—
13	"(A) Study.—The Secretary shall conduct
14	a study to determine the extent of usage of the
15	Home Affordable Modification Program by, and
16	the impact of such Program on, covered home-
17	owners.
18	"(B) Report.—Not later than the expira-
19	tion of the 90-day period beginning on the date
20	of the enactment of this subsection, the Sec-
21	retary shall submit to the Congress a report
22	setting forth the results of the study under sub-
23	paragraph (A) and identifying best practices,
24	derived from studying the Home Affordable
25	Modification Program, that could be applied to

1	existing mortgage assistance programs available
2	to covered homeowners.
3	"(C) Covered Homeowner.—For pur-
4	poses of this subsection, the term 'covered
5	homeowner' means a homeowner who is—
6	"(i) a member of the Armed Forces of
7	the United States on active duty or the
8	spouse or parent of such a member;
9	"(ii) a veteran, as such term is de-
10	fined in section 101 of title 38, United
11	States Code; or
12	"(iii) eligible to receive a Gold Star
13	lapel pin under section 1126 of title 10,
14	United States Code, as a widow, parent, or
15	next of kin of a member of the Armed
16	Forces person who died in a manner de-
17	scribed in subsection (a) of such section.
18	"(5) Publication of member availability
19	FOR ASSISTANCE.—Not later than 5 days after the
20	date of the enactment of this subsection, the Sec-
21	retary of the Treasury shall publish to its Website
22	on the World Wide Web in a prominent location,
23	large point font, and boldface type the following
24	statement: 'The Home Affordable Modification Pro-
25	gram (HAMP) has been terminated. If you are hav-

ing trouble paying your mortgage and need help contacting your lender or servicer for purposes of negotiating or acquiring a loan modification, please contact your Member of Congress to assist you in contacting your lender or servicer for the purpose of negotiating or acquiring a loan modification.'.

- "(6) Notification to hamp applicants required.—Not later than 30 days after the date of the enactment of this subsection, the Secretary of the Treasury shall inform each individual who applied for the Home Affordable Modification Program and will not be considered for a modification under such Program due to termination of such Program under this subsection—
- "(A) that such Program has been terminated;
 - "(B) that loan modifications under such Program are no longer available;
 - "(C) of the name and contact information of such individual's Member of Congress; and
 - "(D) that the individual should contact his or her Member of Congress to assist the individual in contacting the individual's lender or servicer for the purpose of negotiating or acquiring a loan modification.".

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1 SEC. 324. SENSE OF CONGRESS.

2	The Congress encourages banks to work with home-
3	owners to provide loan modifications to those that are eli-
4	gible. The Congress also encourages banks to work and
5	assist homeowners and prospective homeowners with fore-
6	closure prevention programs and information on loan
7	modifications.
8	Subtitle C—Bureau of Consumer
9	Financial Protection
10	SEC. 331. BRINGING THE BUREAU OF CONSUMER FINAN
11	CIAL PROTECTION INTO THE REGULAR AP-
12	PROPRIATIONS PROCESS.
13	Section 1017 of the Consumer Financial Protection
14	Act of 2010 is amended—
15	(1) in subsection (a)—
16	(A) by amending the heading of such sub-
17	section to read as follows: "Budget, Finan-
18	CIAL MANAGEMENT, AND AUDIT.—";
19	(B) by striking paragraphs (1), (2), and
20	(3);
21	(C) by redesignating paragraphs (4) and
22	(5) as paragraphs (1) and (2), respectively; and
23	(D) by striking subparagraphs (E) and (F)
24	of paragraph (1), as so redesignated;
25	(2) by striking subsections (b), (c), and (d);

1	(3) by redesignating subsection (e) as sub-
2	section (b); and
3	(4) in subsection (b), as so redesignated—
4	(A) by striking paragraphs (1), (2), and
5	(3) and inserting the following:
6	"(1) Authorization of appropriations.—
7	There is authorized to be appropriated
8	\$200,000,000 to carry out this title for each of fiscal
9	years 2013 and 2014."; and
10	(B) by redesignating paragraph (4) as
11	paragraph (2).
12	Subtitle D—Repeal of the Office of
13	Financial Research
14	SEC. 341. REPEAL OF THE OFFICE OF FINANCIAL RE-
15	SEARCH.
16	(a) In General.—Subtitle B of title I of the Dodd-
17	Frank Wall Street Reform and Consumer Protection Act
18	is hereby repealed.
19	(b) Conforming Amendments to the Dodd-
20	FRANK ACT.—The Dodd-Frank Wall Street Reform and
21	Consumer Protection Act is amended—
22	(1) in section 102(a), by striking paragraph
23	(5);
24	(2) in section 111—
25	(A) in subsection $(b)(2)$ —

1	(i) by striking subparagraph (A); and
2	(ii) by redesignating subparagraphs
3	(B), (C), (D), and (E) as subparagraphs
4	(A), (B), (C), and (D), respectively;
5	(B) in subsection (c)(1), by striking "sub-
6	paragraphs (C), (D), and (E)" and inserting
7	"subparagraphs (B), (C), and (D)";
8	(3) in section 112—
9	(A) in subsection (a)(2)—
10	(i) in subparagraph (A), by striking
11	"direct the Office of Financial Research
12	to";
13	(ii) by striking subparagraph (B); and
14	(iii) by redesignating subparagraphs
15	(C), (D), (E), (F), (G), (H), (I), (J), (K),
16	(L), (M), and (N) as subparagraphs (B),
17	(C), (D), (E), (F), (G), (H), (I), (J), (K),
18	(L), and (M), respectively; and
19	(B) in subsection (d)—
20	(i) in paragraph (1), by striking "the
21	Office of Financial Research, member
22	agencies, and" and inserting "member
23	agencies and";
24	(ii) in paragraph (2), by striking "the
25	Office of Financial Research, any member

1	agency, and" and inserting "any member
2	agency and";
3	(iii) in paragraph (3)—
4	(I) by striking ", acting through
5	the Office of Financial Research,"
6	each place it appears; and
7	(II) in subparagraph (B), by
8	striking "the Office of Financial Re-
9	search or"; and
10	(iv) in paragraph (5)(A), by striking
11	", the Office of Financial Research,";
12	(4) in section 116, by striking ", acting through
13	the Office of Financial Research," each place it ap-
14	pears; and
15	(5) by striking section 118.
16	(c) Conforming Amendment to the Paperwork
17	REDUCTION ACT.—Effective as of the date specified in
18	section 1100H of the Dodd-Frank Wall Street Reform and
19	Consumer Protection Act, section 1100D(a) of such Act
20	is amended to read as follows:
21	"(a) Designation as an Independent Agency.—
22	Section 3502(5) of subchapter I of chapter 35 of title 44,
23	United States Code (commonly known as the Paperwork
24	Reduction Act) is amended by inserting 'the Bureau of

1	Consumer Financial Protection,' after 'the Securities and
2	Exchange Commission,'.''.
3	(d) Technical Amendments.—The table of con-
4	tents for the Dodd-Frank Wall Street Reform and Con-
5	sumer Protection Act is amended—
6	(1) by striking the item relating to section 118
7	and
8	(2) by striking the items relating to subtitle B
9	of title I.
10	TITLE IV—COMMITTEE ON THE
11	JUDICIARY
12	SEC. 401. SHORT TITLE.
13	This title may be cited as the "Help Efficient, Acces-
14	sible, Low-cost, Timely Healthcare (HEALTH) Act of
15	2012".
16	SEC. 402. ENCOURAGING SPEEDY RESOLUTION OF CLAIMS
17	The time for the commencement of a health care law-
18	suit shall be 3 years after the date of manifestation of
19	injury or 1 year after the claimant discovers, or through
20	the use of reasonable diligence should have discovered, the
21	injury, whichever occurs first. In no event shall the time
22	for commencement of a health care lawsuit exceed 3 years
23	after the date of manifestation of injury unless tolled for
24	any of the following—
25	(1) upon proof of fraud;

- 1 (2) intentional concealment; or
- 2 (3) the presence of a foreign body, which has no
- 3 therapeutic or diagnostic purpose or effect, in the
- 4 person of the injured person.
- 5 Actions by a minor shall be commenced within 3 years
- 6 from the date of the alleged manifestation of injury except
- 7 that actions by a minor under the full age of 6 years shall
- 8 be commenced within 3 years of manifestation of injury
- 9 or prior to the minor's 8th birthday, whichever provides
- 10 a longer period. Such time limitation shall be tolled for
- 11 minors for any period during which a parent or guardian
- 12 and a health care provider or health care organization
- 13 have committed fraud or collusion in the failure to bring
- 14 an action on behalf of the injured minor.

15 SEC. 403. COMPENSATING PATIENT INJURY.

- 16 (a) Unlimited Amount of Damages for Actual
- 17 ECONOMIC LOSSES IN HEALTH CARE LAWSUITS.—In any
- 18 health care lawsuit, nothing in this title shall limit a claim-
- 19 ant's recovery of the full amount of the available economic
- 20 damages, notwithstanding the limitation in subsection (b).
- 21 (b) Additional Noneconomic Damages.—In any
- 22 health care lawsuit, the amount of noneconomic damages,
- 23 if available, may be as much as \$250,000, regardless of
- 24 the number of parties against whom the action is brought

- 1 or the number of separate claims or actions brought with
- 2 respect to the same injury.
- 3 (c) No Discount of Award for Noneconomic
- 4 Damages.—For purposes of applying the limitation in
- 5 subsection (b), future noneconomic damages shall not be
- 6 discounted to present value. The jury shall not be in-
- 7 formed about the maximum award for noneconomic dam-
- 8 ages. An award for noneconomic damages in excess of
- 9 \$250,000 shall be reduced either before the entry of judg-
- 10 ment, or by amendment of the judgment after entry of
- 11 judgment, and such reduction shall be made before ac-
- 12 counting for any other reduction in damages required by
- 13 law. If separate awards are rendered for past and future
- 14 noneconomic damages and the combined awards exceed
- 15 \$250,000, the future noneconomic damages shall be re-
- 16 duced first.
- 17 (d) Fair Share Rule.—In any health care lawsuit,
- 18 each party shall be liable for that party's several share
- 19 of any damages only and not for the share of any other
- 20 person. Each party shall be liable only for the amount of
- 21 damages allocated to such party in direct proportion to
- 22 such party's percentage of responsibility. Whenever a
- 23 judgment of liability is rendered as to any party, a sepa-
- 24 rate judgment shall be rendered against each such party
- 25 for the amount allocated to such party. For purposes of

- 1 this section, the trier of fact shall determine the propor-
- 2 tion of responsibility of each party for the claimant's
- 3 harm.

4 SEC. 404. MAXIMIZING PATIENT RECOVERY.

- 5 (a) Court Supervision of Share of Damages
- 6 ACTUALLY PAID TO CLAIMANTS.—In any health care law-
- 7 suit, the court shall supervise the arrangements for pay-
- 8 ment of damages to protect against conflicts of interest
- 9 that may have the effect of reducing the amount of dam-
- 10 ages awarded that are actually paid to claimants. In par-
- 11 ticular, in any health care lawsuit in which the attorney
- 12 for a party claims a financial stake in the outcome by vir-
- 13 tue of a contingent fee, the court shall have the power
- 14 to restrict the payment of a claimant's damage recovery
- 15 to such attorney, and to redirect such damages to the
- 16 claimant based upon the interests of justice and principles
- 17 of equity. In no event shall the total of all contingent fees
- 18 for representing all claimants in a health care lawsuit ex-
- 19 ceed the following limits:
- 20 (1) Forty percent of the first \$50,000 recovered
- by the claimant(s).
- 22 (2) Thirty-three and one-third percent of the
- 23 next \$50,000 recovered by the claimant(s).
- 24 (3) Twenty-five percent of the next \$500,000
- recovered by the claimant(s).

- 1 (4) Fifteen percent of any amount by which the
- 2 recovery by the claimant(s) is in excess of \$600,000.
- 3 (b) APPLICABILITY.—The limitations in this section
- 4 shall apply whether the recovery is by judgment, settle-
- 5 ment, mediation, arbitration, or any other form of alter-
- 6 native dispute resolution. In a health care lawsuit involv-
- 7 ing a minor or incompetent person, a court retains the
- 8 authority to authorize or approve a fee that is less than
- 9 the maximum permitted under this section. The require-
- 10 ment for court supervision in the first two sentences of
- 11 subsection (a) applies only in civil actions.

12 SEC. 405. PUNITIVE DAMAGES.

- 13 (a) IN GENERAL.—Punitive damages may, if other-
- 14 wise permitted by applicable State or Federal law, be
- 15 awarded against any person in a health care lawsuit only
- 16 if it is proven by clear and convincing evidence that such
- 17 person acted with malicious intent to injure the claimant,
- 18 or that such person deliberately failed to avoid unneces-
- 19 sary injury that such person knew the claimant was sub-
- 20 stantially certain to suffer. In any health care lawsuit
- 21 where no judgment for compensatory damages is rendered
- 22 against such person, no punitive damages may be awarded
- 23 with respect to the claim in such lawsuit. No demand for
- 24 punitive damages shall be included in a health care lawsuit
- 25 as initially filed. A court may allow a claimant to file an

1	amended pleading for punitive damages only upon a mo-
2	tion by the claimant and after a finding by the court, upon
3	review of supporting and opposing affidavits or after a
4	hearing, after weighing the evidence, that the claimant has
5	established by a substantial probability that the claimant
6	will prevail on the claim for punitive damages. At the re-
7	quest of any party in a health care lawsuit, the trier of
8	fact shall consider in a separate proceeding—
9	(1) whether punitive damages are to be award-
10	ed and the amount of such award; and
11	(2) the amount of punitive damages following a
12	determination of punitive liability.
13	If a separate proceeding is requested, evidence relevant
14	only to the claim for punitive damages, as determined by
15	applicable State law, shall be inadmissible in any pro-
16	ceeding to determine whether compensatory damages are
17	to be awarded.
18	(b) Determining Amount of Punitive Dam-
19	AGES.—
20	(1) Factors considered.—In determining
21	the amount of punitive damages, if awarded, in a
22	health care lawsuit, the trier of fact shall consider
23	only the following—
24	(A) the severity of the harm caused by the
25	conduct of such party;

1	(B) the duration of the conduct or any
2	concealment of it by such party;
3	(C) the profitability of the conduct to such
4	party;
5	(D) the number of products sold or med-
6	ical procedures rendered for compensation, as
7	the case may be, by such party, of the kind
8	causing the harm complained of by the claim-
9	ant;
10	(E) any criminal penalties imposed on such
11	party, as a result of the conduct complained of
12	by the claimant; and
13	(F) the amount of any civil fines assessed
14	against such party as a result of the conduct
15	complained of by the claimant.
16	(2) MAXIMUM AWARD.—The amount of punitive
17	damages, if awarded, in a health care lawsuit may
18	be as much as \$250,000 or as much as two times
19	the amount of economic damages awarded, which-
20	ever is greater. The jury shall not be informed of
21	this limitation.
22	(c) No Punitive Damages for Products That
23	COMPLY WITH FDA STANDARDS.—
24	(1) In general.—

1	(A) No punitive damages may be awarded
2	against the manufacturer or distributor of a
3	medical product, or a supplier of any compo-
4	nent or raw material of such medical product,
5	based on a claim that such product caused the
6	claimant's harm where—
7	(i)(I) such medical product was sub-
8	ject to premarket approval, clearance, or li-
9	censure by the Food and Drug Administra-
10	tion with respect to the safety of the for-
11	mulation or performance of the aspect of
12	such medical product which caused the
13	claimant's harm or the adequacy of the
14	packaging or labeling of such medical
15	product; and
16	(II) such medical product was so ap-
17	proved, cleared, or licensed; or
18	(ii) such medical product is generally
19	recognized among qualified experts as safe
20	and effective pursuant to conditions estab-
21	lished by the Food and Drug Administra-
22	tion and applicable Food and Drug Admin-
23	istration regulations, including without
24	limitation those related to packaging and

labeling, unless the Food and Drug Admin-

istration has determined that such medical product was not manufactured or distributed in substantial compliance with applicable Food and Drug Administration statutes and regulations.

- (B) RULE OF CONSTRUCTION.—Subparagraph (A) may not be construed as establishing the obligation of the Food and Drug Administration to demonstrate affirmatively that a manufacturer, distributor, or supplier referred to in such subparagraph meets any of the conditions described in such subparagraph.
- (2) Liability of health care providers.— A health care provider who prescribes, or who dispenses pursuant to a prescription, a medical product approved, licensed, or cleared by the Food and Drug Administration shall not be named as a party to a product liability lawsuit involving such product and shall not be liable to a claimant in a class action lawsuit against the manufacturer, distributor, or seller of such product. Nothing in this paragraph prevents a court from consolidating cases involving health care providers and cases involving products liability claims against the manufacturer, distributor, or product seller of such medical product.

(3) Packaging.—In a health care lawsuit for harm which is alleged to relate to the adequacy of the packaging or labeling of a drug which is required to have tamper-resistant packaging under regulations of the Secretary of Health and Human Services (including labeling regulations related to such packaging), the manufacturer or product seller of the drug shall not be held liable for punitive damages unless such packaging or labeling is found by the trier of fact by clear and convincing evidence to be substantially out of compliance with such regulations.

(4) EXCEPTION.—Paragraph (1) shall not apply in any health care lawsuit in which—

(A) a person, before or after premarket approval, clearance, or licensure of such medical product, knowingly misrepresented to or withheld from the Food and Drug Administration information that is required to be submitted under the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 301 et seq.) or section 351 of the Public Health Service Act (42 U.S.C. 262) that is material and is causally related to the harm which the claimant allegedly suffered

1	(B) a person made an illegal payment to
2	an official of the Food and Drug Administra-
3	tion for the purpose of either securing or main-
4	taining approval, clearance, or licensure of such
5	medical product; or
6	(C) the defendant caused the medical prod-
7	uct which caused the claimant's harm to be
8	misbranded or adulterated (as such terms are
9	used in chapter V of the Federal Food, Drug,
10	and Cosmetic Act (21 U.S.C. 351 et seq.)).
11	SEC. 406. AUTHORIZATION OF PAYMENT OF FUTURE DAM-
12	AGES TO CLAIMANTS IN HEALTH CARE LAW-
12 13	AGES TO CLAIMANTS IN HEALTH CARE LAW- SUITS.
13	SUITS.
13 14	suits. (a) In General.—In any health care lawsuit, if an
13 14 15 16	suits. (a) In General.—In any health care lawsuit, if an award of future damages, without reduction to present
13 14 15 16 17	suits. (a) In General.—In any health care lawsuit, if an award of future damages, without reduction to present value, equaling or exceeding \$50,000 is made against a
13 14 15 16 17	suits. (a) In General.—In any health care lawsuit, if an award of future damages, without reduction to present value, equaling or exceeding \$50,000 is made against a party with sufficient insurance or other assets to fund a
13 14 15 16 17 18	suits. (a) In General.—In any health care lawsuit, if an award of future damages, without reduction to present value, equaling or exceeding \$50,000 is made against a party with sufficient insurance or other assets to fund a periodic payment of such a judgment, the court shall, at
13 14 15 16 17 18 19	suits. (a) In General.—In any health care lawsuit, if an award of future damages, without reduction to present value, equaling or exceeding \$50,000 is made against a party with sufficient insurance or other assets to fund a periodic payment of such a judgment, the court shall, at the request of any party, enter a judgment ordering that
13 14 15 16 17 18 19 20	suits. (a) In General.—In any health care lawsuit, if an award of future damages, without reduction to present value, equaling or exceeding \$50,000 is made against a party with sufficient insurance or other assets to fund a periodic payment of such a judgment, the court shall, at the request of any party, enter a judgment ordering that the future damages be paid by periodic payments, in ac-

- 1 (b) APPLICABILITY.—This section applies to all ac-
- 2 tions which have not been first set for trial or retrial be-
- 3 fore the effective date of this title.
- 4 SEC. 407. DEFINITIONS.
- 5 In this title:

- 6 (1) ALTERNATIVE DISPUTE RESOLUTION SYS7 TEM; ADR.—The term "alternative dispute resolution
 8 system" or "ADR" means a system that provides
 9 for the resolution of health care lawsuits in a man10 ner other than through a civil action brought in a
 11 State or Federal court.
 - (2) CLAIMANT.—The term "claimant" means any person who brings a health care lawsuit, including a person who asserts or claims a right to legal or equitable contribution, indemnity, or subrogation, arising out of a health care liability claim or action, and any person on whose behalf such a claim is asserted or such an action is brought, whether deceased, incompetent, or a minor.
 - (3) Compensatory damages" means objectively verifiable monetary losses incurred as a result of the provision of, use of, or payment for (or failure to provide, use, or pay for) health care services or medical products, such as past and future medical ex-

- penses, loss of past and future earnings, cost of obtaining domestic services, loss of employment, and loss of business or employment opportunities, damages for physical and emotional pain, suffering, inconvenience, physical impairment, mental anguish, disfigurement, loss of enjoyment of life, loss of society and companionship, loss of consortium (other than loss of domestic service), hedonic damages, injury to reputation, and all other nonpecuniary losses of any kind or nature. The term "compensatory damages" includes economic damages and noneconomic damages, as such terms are defined in this section.
 - (4) Contingent fee" includes all compensation to any person or persons which is payable only if a recovery is effected on behalf of one or more claimants.
 - (5) Economic damages" means objectively verifiable monetary losses incurred as a result of the provision of, use of, or payment for (or failure to provide, use, or pay for) health care services or medical products, such as past and future medical expenses, loss of past and future earnings, cost of obtaining domestic services,

- loss of employment, and loss of business or employment opportunities.
- (6)3 HEALTH CARE LAWSUIT.—The term "health care lawsuit" means any health care liability 5 claim concerning the provision of health care goods 6 or services or any medical product affecting inter-7 state commerce, or any health care liability action 8 concerning the provision of health care goods or 9 services or any medical product affecting interstate 10 commerce, brought in a State or Federal court or 11 pursuant to an alternative dispute resolution system, 12 against a health care provider, a health care organi-13 zation, or the manufacturer, distributor, supplier, 14 marketer, promoter, or seller of a medical product, 15 regardless of the theory of liability on which the 16 claim is based, or the number of claimants, plain-17 tiffs, defendants, or other parties, or the number of 18 claims or causes of action, in which the claimant al-19 leges a health care liability claim. Such term does 20 not include a claim or action which is based on 21 criminal liability; which seeks civil fines or penalties 22 paid to Federal, State, or local government; or which 23 is grounded in antitrust.
 - (7) HEALTH CARE LIABILITY ACTION.—The term "health care liability action" means a civil ac-

- tion brought in a State or Federal court or pursuant to an alternative dispute resolution system, against a health care provider, a health care organization, or the manufacturer, distributor, supplier, marketer, promoter, or seller of a medical product, regardless of the theory of liability on which the claim is based, or the number of plaintiffs, defendants, or other parties, or the number of causes of action, in which the claimant alleges a health care liability claim.
 - (8) Health care liability claim" means a demand by any person, whether or not pursuant to ADR, against a health care provider, health care organization, or the manufacturer, distributor, supplier, marketer, promoter, or seller of a medical product, including, but not limited to, third-party claims, crossclaims, counter-claims, or contribution claims, which are based upon the provision of, use of, or payment for (or the failure to provide, use, or pay for) health care services or medical products, regardless of the theory of liability on which the claim is based, or the number of plaintiffs, defendants, or other parties, or the number of causes of action.
 - (9) HEALTH CARE ORGANIZATION.—The term "health care organization" means any person or en-

- tity which is obligated to provide or pay for health
 benefits under any health plan, including any person
 or entity acting under a contract or arrangement
 with a health care organization to provide or administer any health benefit.
 - (10) Health care provider.—The term "health care provider" means any person or entity required by State or Federal laws or regulations to be licensed, registered, or certified to provide health care services, and being either so licensed, registered, or certified, or exempted from such requirement by other statute or regulation.
 - (11) Health care goods or services.—The term "health care goods or services" means any goods or services provided by a health care organization, provider, or by any individual working under the supervision of a health care provider, that relates to the diagnosis, prevention, or treatment of any human disease or impairment, or the assessment or care of the health of human beings.
 - (12) Malicious intent to injure" means intentionally causing or attempting to cause physical injury other than providing health care goods or services.

- product" means a drug, device, or biological product intended for humans, and the terms "drug", "device", and "biological product" have the meanings given such terms in sections 201(g)(1) and 201(h) of the Federal Food, Drug and Cosmetic Act (21 U.S.C. 321(g)(1) and (h)) and section 351(a) of the Public Health Service Act (42 U.S.C. 262(a)), respectively, including any component or raw material used therein, but excluding health care services.
 - "noneconomic damages" means damages for physical and emotional pain, suffering, inconvenience, physical impairment, mental anguish, disfigurement, loss of enjoyment of life, loss of society and companionship, loss of consortium (other than loss of domestic service), hedonic damages, injury to reputation, and all other nonpecuniary losses of any kind or nature.
 - (15) Punitive damages.—The term "punitive damages" means damages awarded, for the purpose of punishment or deterrence, and not solely for compensatory purposes, against a health care provider, health care organization, or a manufacturer, distributor, or supplier of a medical product. Punitive

1	damages are neither economic nor noneconomic
2	damages.
3	(16) Recovery.—The term "recovery" means
4	the net sum recovered after deducting any disburse-
5	ments or costs incurred in connection with prosecu-
6	tion or settlement of the claim, including all costs
7	paid or advanced by any person. Costs of health care
8	incurred by the plaintiff and the attorneys' office
9	overhead costs or charges for legal services are not
10	deductible disbursements or costs for such purpose.
11	(17) State.—The term "State" means each of
12	the several States, the District of Columbia, the
13	Commonwealth of Puerto Rico, the Virgin Islands,
14	Guam, American Samoa, the Northern Mariana Is-
15	lands, the Trust Territory of the Pacific Islands, and
16	any other territory or possession of the United
17	States, or any political subdivision thereof.
18	SEC. 408. EFFECT ON OTHER LAWS.
19	(a) VACCINE INJURY.—
20	(1) To the extent that title XXI of the Public
21	Health Service Act establishes a Federal rule of law
22	applicable to a civil action brought for a vaccine-re-
23	lated injury or death—

(A) this title does not affect the application

of the rule of law to such an action; and

24

- 1 (B) any rule of law prescribed by this title 2 in conflict with a rule of law of such title XXI 3 shall not apply to such action.
- 4 (2) If there is an aspect of a civil action 5 brought for a vaccine-related injury or death to 6 which a Federal rule of law under title XXI of the 7 Public Health Service Act does not apply, then this 8 title or otherwise applicable law (as determined 9 under this title) will apply to such aspect of such ac-10 tion.
- 11 (b) OTHER FEDERAL LAW.—Except as provided in 12 this section, nothing in this title shall be deemed to affect 13 any defense available to a defendant in a health care law-14 suit or action under any other provision of Federal law.
- 15 SEC. 409. STATE FLEXIBILITY AND PROTECTION OF STATES' RIGHTS.
- 17 (a) HEALTH CARE LAWSUITS.—The provisions gov18 erning health care lawsuits set forth in this title preempt,
 19 subject to subsections (b) and (c), State law to the extent
 20 that State law prevents the application of any provisions
 21 of law established by or under this title. The provisions
 22 governing health care lawsuits set forth in this title super23 sede chapter 171 of title 28, United States Code, to the

extent that such chapter—

1 (1) provides for a greater amount of damages 2 or contingent fees, a longer period in which a health 3 care lawsuit may be commenced, or a reduced appli-4 cability or scope of periodic payment of future dam-

ages, than provided in this title; or

- 6 (2) prohibits the introduction of evidence regarding collateral source benefits, or mandates or permits subrogation or a lien on collateral source benefits.
- 10 (b) Protection of States' Rights and Other
- 11 Laws.—(1) Any issue that is not governed by any provi-
- 12 sion of law established by or under this title (including
- 13 State standards of negligence) shall be governed by other-
- 14 wise applicable State or Federal law.
- 15 (2) This title shall not preempt or supersede any
- 16 State or Federal law that imposes greater procedural or
- 17 substantive protections for health care providers and
- 18 health care organizations from liability, loss, or damages
- 19 than those provided by this title or create a cause of ac-
- 20 tion.
- 21 (c) State Flexibility.—No provision of this title
- 22 shall be construed to preempt—
- 23 (1) any State law (whether effective before, on,
- or after the date of the enactment of this Act) that
- 25 specifies a particular monetary amount of compen-

1	satory or punitive damages (or the total amount of
2	damages) that may be awarded in a health care law-
3	suit, regardless of whether such monetary amount is
4	greater or lesser than is provided for under this title,
5	notwithstanding section 303(a); or
6	(2) any defense available to a party in a health
7	care lawsuit under any other provision of State or
8	Federal law.
9	SEC. 410. APPLICABILITY; EFFECTIVE DATE.
10	This title shall apply to any health care lawsuit
11	brought in a Federal or State court, or subject to an alter-
12	native dispute resolution system, that is initiated on or
13	after the date of the enactment of this Act, except that
14	any health care lawsuit arising from an injury occurring
15	prior to the date of the enactment of this Act shall be
16	governed by the applicable statute of limitations provisions
17	in effect at the time the injury occurred.
18	TITLE V—COMMITTEE ON OVER-
19	SIGHT AND GOVERNMENT RE-
20	FORM
21	SEC. 501. RETIREMENT CONTRIBUTIONS.
22	(a) Civil Service Retirement System.—
23	(1) Individual contributions.—Section
24	8334(c) of title 5, United States Code, is amended—

1	(A) by striking "(c) Each" and inserting
2	"(e)(1) Each"; and
3	(B) by adding at the end the following:
4	"(2) Notwithstanding any other provision of this sub-
5	section, the applicable percentage of basic pay under this
6	subsection shall—
7	"(A) except as provided in subparagraph (B) or
8	(C), for purposes of computing an amount—
9	"(i) for a period in calendar year 2013, be
10	equal to the applicable percentage under this
11	subsection for calendar year 2012, plus an ad-
12	ditional 1.5 percentage points;
13	"(ii) for a period in calendar year 2014, be
14	equal to the applicable percentage under this
15	subsection for calendar year 2013 (as deter-
16	mined under clause (i)), plus an additional 0.5
17	percentage point;
18	"(iii) for a period in calendar year 2015,
19	2016, or 2017, be equal to the applicable per-
20	centage under this subsection for the preceding
21	calendar year (as determined under clause (ii)
22	or this clause, as the case may be), plus an ad-
23	ditional 1.0 percentage point; and
24	"(iv) for a period in any calendar year
25	after 2017, be equal to the applicable percent-

1	age under this subsection for calendar year
2	2017 (as determined under clause (iii));
3	"(B) for purposes of computing an amount with
4	respect to a Member for Member service—
5	"(i) for a period in calendar year 2013, be
6	equal to the applicable percentage under this
7	subsection for calendar year 2012, plus an ad-
8	ditional 2.5 percentage points;
9	"(ii) for a period in calendar year 2014,
10	2015, 2016, or 2017, be equal to the applicable
11	percentage under this subsection for the pre-
12	ceding calendar year (as determined under
13	clause (i) or this clause, as the case may be),
14	plus an additional 1.5 percentage points; and
15	"(iii) for a period in any calendar year
16	after 2017, be equal to the applicable percent-
17	age under this subsection for calendar year
18	2017 (as determined under clause (ii)); and
19	"(C) for purposes of computing an amount with
20	respect to a Member or employee for Congressional
21	employee service—
22	"(i) for a period in calendar year 2013, be
23	equal to the applicable percentage under this
24	subsection for calendar year 2012, plus an ad-
25	ditional 2.5 percentage points;

1	"(ii) for a period in calendar year 2014,
2	2015, 2016, or 2017, be equal to the applicable
3	percentage under this subsection for the pre-
4	ceding calendar year (as determined under
5	clause (i) or this clause, as the case may be),
6	plus an additional 1.5 percentage points; and
7	"(iii) for a period in any calendar year
8	after 2017, be equal to the applicable percent-
9	age under this subsection for calendar year
10	2017 (as determined under clause (ii)).
11	"(3)(A) Notwithstanding subsection (a)(2), any ex-
12	cess contributions under subsection (a)(1)(A) (including
13	the portion of any deposit under this subsection allocable
14	to excess contributions) shall, if made by an employee of
15	the United States Postal Service or the Postal Regulatory
16	Commission, be deposited to the credit of the Postal Serv-
17	ice Fund under section 2003 of title 39, rather than the
18	Civil Service Retirement and Disability Fund.
19	"(B) For purposes of this paragraph, the term 'ex-
20	cess contributions', as used with respect to contributions
21	made under subsection $(a)(1)(A)$ by an employee of the
22	United States Postal Service or the Postal Regulatory
23	Commission, means the amount by which—
24	"(i) deductions from basic pay of such employee
25	which are made under subsection (a)(1)(A), exceed

1	"(ii) deductions from basic pay of such em-
2	ployee which would have been so made if paragraph
3	(2) had not been enacted.".
4	(2) Government contributions.—Section
5	8334(a)(1)(B) of title 5, United States Code, is
6	amended—
7	(A) in clause (i), by striking "Except as
8	provided in clause (ii)," and inserting "Except
9	as provided in clause (ii) or (iii),"; and
10	(B) by adding at the end the following:
11	"(iii) The amount to be contributed under clause (i)
12	shall, with respect to a period in any year beginning after
13	December 31, 2012, be equal to—
13 14	December 31, 2012, be equal to— "(I) the amount which would otherwise apply
14	"(I) the amount which would otherwise apply
14 15	"(I) the amount which would otherwise apply under clause (i) with respect to such period, reduced
141516	"(I) the amount which would otherwise apply under clause (i) with respect to such period, reduced by
14 15 16 17	"(I) the amount which would otherwise apply under clause (i) with respect to such period, reduced by "(II) the amount by which, with respect to such
14 15 16 17 18	"(I) the amount which would otherwise apply under clause (i) with respect to such period, reduced by "(II) the amount by which, with respect to such period, the withholding under subparagraph (A) ex-
14 15 16 17 18	"(I) the amount which would otherwise apply under clause (i) with respect to such period, reduced by "(II) the amount by which, with respect to such period, the withholding under subparagraph (A) exceeds the amount which would otherwise have been
14 15 16 17 18 19 20	"(I) the amount which would otherwise apply under clause (i) with respect to such period, reduced by "(II) the amount by which, with respect to such period, the withholding under subparagraph (A) exceeds the amount which would otherwise have been withheld from the basic pay of the employee or elect-
14 15 16 17 18 19 20 21	"(I) the amount which would otherwise apply under clause (i) with respect to such period, reduced by "(II) the amount by which, with respect to such period, the withholding under subparagraph (A) exceeds the amount which would otherwise have been withheld from the basic pay of the employee or elected official involved under subparagraph (A) based on

1	(1) Individual contributions.—Section
2	8422(a)(3) of title 5, United States Code, is amend-
3	ed —
4	(A) by redesignating subparagraph (B) as
5	subparagraph (C);
6	(B) by inserting after subparagraph (A)
7	the following:
8	"(B) Notwithstanding any other provision of this
9	paragraph, the applicable percentage under this para-
10	graph for civilian service by employees or Members other
11	than revised annuity employees shall—
12	"(i) except as provided in clause (ii) or (iii), for
13	purposes of computing an amount—
14	"(I) for a period in calendar year 2013, be
15	equal to the applicable percentage under this
16	paragraph for calendar year 2012, plus an ad-
17	ditional 1.5 percentage points;
18	"(II) for a period in calendar year 2014,
19	be equal to the applicable percentage under this
20	paragraph for calendar year 2013 (as deter-
21	mined under subclause (I)), plus an additional
22	0.5 percentage point;
23	"(III) for a period in calendar year 2015,
24	2016, or 2017, be equal to the applicable per-
25	centage under this paragraph for the preceding

1	calendar year (as determined under subclause
2	(II) or this subclause, as the case may be), plus
3	an additional 1.0 percentage point; and
4	"(IV) for a period in any calendar year
5	after 2017, be equal to the applicable percent-
6	age under this paragraph for calendar year
7	2017 (as determined under subclause (III));
8	"(ii) for purposes of computing an amount with
9	respect to a Member—
10	"(I) for a period in calendar year 2013, be
11	equal to the applicable percentage under this
12	paragraph for calendar year 2012, plus an ad-
13	ditional 2.5 percentage points;
14	"(II) for a period in calendar year 2014,
15	2015, 2016, or 2017, be equal to the applicable
16	percentage under this paragraph for the pre-
17	ceding calendar year (as determined under sub-
18	clause (I) or this subclause, as the case may
19	be), plus an additional 1.5 percentage points;
20	and
21	"(III) for a period in any calendar year
22	after 2017, be equal to the applicable percent-
23	age under this paragraph for calendar year
24	2017 (as determined under subclause (II)); and

1	"(iii) for purposes of computing an amount
2	with respect to a Congressional employee—
3	"(I) for a period in calendar year 2013,
4	2014, 2015, 2016, or 2017, be equal to the ap-
5	plicable percentage under this paragraph for
6	the preceding calendar year (including as in-
7	creased under this subclause, if applicable), plus
8	an additional 1.5 percentage points; and
9	"(II) for a period in any calendar year
10	after 2017, be equal to the applicable percent-
11	age under this paragraph for calendar year
12	2017 (as determined under subclause (I)).";
13	and
14	(C) in subparagraph (C) (as so redesig-
15	nated by subparagraph (A))—
16	(i) by striking "9.3" each place it ap-
17	pears and inserting "12"; and
18	(ii) by striking "9.8" each place it ap-
19	pears and inserting "12.5".
20	(2) Government contributions.—Section
21	8423(a)(2) of title 5, United States Code, is amend-
22	ed —
23	(A) by striking "(2)" and inserting
24	(2)(A); and
25	(B) by adding at the end the following:

- 1 "(B)(i) Subject to clauses (ii) and (iii), for purposes
- 2 of any period in any year beginning after December 31,
- 3 2012, the normal-cost percentage under this subsection
- 4 shall be determined and applied as if section 501(b)(1)
- 5 of the Spending Reduction Act of 2012 had not been en-
- 6 acted.
- 7 "(ii) Any contributions under this subsection in ex-
- 8 cess of the amounts which (but for clause (i)) would other-
- 9 wise have been payable shall be applied toward reducing
- 10 the unfunded liability of the Civil Service Retirement Sys-
- 11 tem.
- 12 "(iii) After the unfunded liability of the Civil Service
- 13 Retirement System has been eliminated, as determined by
- 14 the Office, Government contributions under this sub-
- 15 section shall be determined and made disregarding this
- 16 subparagraph.
- 17 "(iv) The preceding provisions of this subparagraph
- 18 shall be disregarded for purposes of determining the con-
- 19 tributions payable by the United States Postal Service and
- 20 the Postal Regulatory Commission.".
- 21 SEC. 502. ANNUITY SUPPLEMENT.
- Section 8421(a) of title 5, United States Code, is
- 23 amended—
- 24 (1) in paragraph (1), by striking "paragraph
- 25 (3)" and inserting "paragraphs (3) and (4)";

(2) in paragraph (2), by striking "paragraph 1 2 (3)" and inserting "paragraphs (3) and (4)"; and 3 (3) by adding at the end the following: "(4)(A) Except as provided in subparagraph (B), no 4 5 annuity supplement under this section shall be payable in 6 the case of an individual who first becomes subject to this 7 chapter after December 31, 2012. 8 "(B) Nothing in this paragraph applies in the case of an individual separating under subsection (d) or (e) of section 8412.". 10 SEC. 503. CONTRIBUTIONS TO THRIFT SAVINGS FUND OF 12 PAYMENTS FOR ACCRUED OR ACCUMULATED 13 LEAVE. 14 (a) Amendments Relating to CSRS.—Section 15 8351(b) of title 5, United States Code, is amended— 16 (1) by striking paragraph (2)(A) and inserting 17 the following: 18 "(2)(A) An employee or Member may contribute to the Thrift Savings Fund in any pay period any amount 19 20 of such employee's or Member's basic pay for such pay 21 period, and may contribute (by direct transfer to the Fund) any part of any payment that the employee or Member receives for accumulated and accrued annual or vacation leave under section 5551 or 5552. Notwith-

standing section 2105(e), in this paragraph the term 'em-

1 ployee' includes an employee of the United States Postal 2 Service or of the Postal Regulatory Commission."; 3 (2) by striking subparagraph (B) of paragraph 4 (2); and 5 (3) by redesignating subparagraph (C) of para-6 graph (2) as subparagraph (B). 7 (b) AMENDMENTS RELATING TO FERS.—Section 8 8432(a) of title 5, United States Code, is amended— 9 (1) by striking all that precedes paragraph (3) 10 and inserting the following: 11 "(a)(1) An employee or Member— 12 "(A) may contribute to the Thrift Savings 13 Fund in any pay period, pursuant to an election 14 under subsection (b), any amount of such employee's 15 or Member's basic pay for such pay period; and "(B) may contribute (by direct transfer to the 16 17 Fund) any part of any payment that the employee 18 or Member receives for accumulated and accrued an-19 nual or vacation leave under section 5551 or 5552. "(2) Contributions made under paragraph (1)(A) 20 21 pursuant to an election under subsection (b) shall, with respect to each pay period for which such election remains 23 in effect, be made in accordance with a program of regular contributions provided in regulations prescribed by the Executive Director."; and

1	(2) by adding at the end the following:
2	"(4) Notwithstanding section 2105(e), in this sub-
3	section the term 'employee' includes an employee of the
4	United States Postal Service or of the Postal Regulatory
5	Commission.".
6	(c) REGULATIONS.—The Executive Director of the
7	Federal Retirement Thrift Investment Board shall pro-
8	mulgate regulations to carry out the amendments made
9	by this section.
10	(d) Effective Date.—The amendments made by
11	subsections (a) and (b) shall take effect 1 year after the
12	date of the enactment of this Act.
13	TITLE VI—COMMITTEE ON WAYS
14	AND MEANS
15	Subtitle A—Recapture of Overpay-
16	ments Resulting From Certain
17	
	Federally-subsidized Health In-
18	Federally-subsidized Health In- surance
	•
18	surance
18 19	SEC. 601. RECAPTURE OF OVERPAYMENTS RESULTING
18 19 20	SEC. 601. RECAPTURE OF OVERPAYMENTS RESULTING FROM CERTAIN FEDERALLY-SUBSIDIZED
18 19 20 21 22	SEC. 601. RECAPTURE OF OVERPAYMENTS RESULTING FROM CERTAIN FEDERALLY-SUBSIDIZED HEALTH INSURANCE.

1	(b) Conforming Amendment.—So much of para-
2	graph (2) of section 36B(f) of such Code, as amended by
3	subsection (a), as precedes "advance payments" is amend-
4	ed to read as follows:
5	"(2) Excess advance payments.—If the".
6	(c) Effective Date.—The amendments made by
7	this section shall apply to taxable years ending after De-
8	cember 31, 2013.
9	Subtitle B-Social Security Num-
10	ber Required to Claim the Re-
11	fundable Portion of the Child
12	Tax Credit
13	SEC. 611. SOCIAL SECURITY NUMBER REQUIRED TO CLAIM
14	THE REFUNDABLE PORTION OF THE CHILD
15	TAX CREDIT.
16	(a) In General.—Subsection (d) of section 24 of the
17	Internal Revenue Code of 1986 is amended by adding at
	the end the following new paragraph:
19	"(5) Identification requirement with re-
20	SPECT TO TAXPAYER.—
21	"(A) In General.—Paragraph (1) shall
22	not apply to any taxpayer for any taxable year
23	unless the taxpayer includes the taxpayer's So-
24	cial Security number on the return of tax for
25	such taxable year.
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1 "(B) Joint returns.—In the case of a 2 joint return, the requirement of subparagraph 3 (A) shall be treated as met if the Social Secu-4 rity number of either spouse is included on such 5 return. 6 "(C) LIMITATION.—Subparagraph 7 shall not apply to the extent the tentative min-8 imum tax (as defined in section 55(b)(1)(A)) 9 exceeds the credit allowed under section 32.". 10 (b) Omission Treated as Mathematical or 11 Error.—Subparagraph (I)of CLERICAL section 12 6213(g)(2) of such Code is amended to read as follows: 13 "(I) an omission of a correct Social Secu-14 rity number required under section 24(d)(5) 15 (relating to refundable portion of child tax cred-16 it), or a correct TIN under section 24(e) (relat-17 ing to child tax credit), to be included on a re-18 turn,". 19 (c) Conforming Amendment.—Subsection (e) of section 24 of such Code is amended by inserting "WITH 20 RESPECT TO QUALIFYING CHILDREN" after "IDENTI-21 22 FICATION REQUIREMENT" in the heading thereof. 23 (d) Effective Date.—The amendments made by this section shall apply to taxable years beginning after

the date of the enactment of this Act.

Subtitle C—Human Resources 1 **Provisions** 2 SEC. 621. REPEAL OF THE PROGRAM OF BLOCK GRANTS TO 4 STATES FOR SOCIAL SERVICES. 5 (a) Repeals.—Sections 2001 through 2007 of the 6 Social Security Act (42 U.S.C. 1397–1397f) are repealed. 7 (b) Conforming Amendments.— 8 (1) Section 404(d) of the Social Security Act 9 (42 U.S.C. 604(d)) is amended— 10 (A) in paragraph (1), by striking "any or 11 all of the following provisions of law:" and all that follows through "The" and inserting 12 "the"; 13 14 (B) in paragraph (3)— (i) by striking "RULES" and all that 15 16 follows through "any amount paid" and in-17 serting "RULES.—Any amount paid": (ii) by striking "a provision of law 18 19 specified in paragraph (1)" and inserting 20 "the Child Care and Development Block 21 Grant Act of 1990"; and (iii) by striking subparagraph (B); 22 23 and 24 (C) by striking paragraph (2) and redesig-25 nating paragraph (3) as paragraph (2).

1	(2) Section 422(b) of the Social Security Act
2	(42 U.S.C. 622(b)) is amended—
3	(A) in paragraph (1)(A)—
4	(i) by striking "administers or super-
5	vises" and inserting "administered or su-
6	pervised"; and
7	(ii) by striking "subtitle 1 of title
8	XX" and inserting "subtitle A of title XX
9	(as in effect before the repeal of such sub-
10	title)"; and
11	(B) in paragraph (2), by striking "under
12	subtitle 1 of title XX,".
13	(3) Section 471(a) of the Social Security Act
14	(42 U.S.C. 671(a)) is amended—
15	(A) in paragraph (4), by striking ", under
16	subtitle 1 of title XX of this Act,"; and
17	(B) in paragraph (8), by striking "XIX, or
18	XX' and inserting "or XIX".
19	(4) Section 472(h)(1) of the Social Security Act
20	(42 U.S.C. 672(h)(1)) is amended by striking the
21	2nd sentence.
22	(5) Section 473(b) of the Social Security Act
23	(42 U.S.C. 673(b)) is amended—
24	(A) in paragraph (1), by striking "(3)"
25	and inserting "(2)";

1	(B) in paragraph (4), by striking "para-
2	graphs (1) and (2)" and inserting "paragraph
3	(1)"; and
4	(C) by striking paragraph (2) and redesig-
5	nating paragraphs (3) and (4) as paragraphs
6	(2) and (3), respectively.
7	(6) Section 504(b)(6) of the Social Security Act
8	(42 U.S.C. 704(b)(6)) is amended in each of sub-
9	paragraphs (A) and (B) by striking "XIX, or XX"
10	and inserting "or XIX".
11	(7) Section 1101(a)(1) of the Social Security
12	Act (42 U.S.C. 1301(a)(1)) is amended by striking
13	the penultimate sentence.
14	(8) Section 1128(h) of the Social Security Act
15	(42 U.S.C. 1320a-7(h)) is amended—
16	(A) by adding "or" at the end of para-
17	graph (2); and
18	(B) by striking paragraph (3) and redesig-
19	nating paragraph (4) as paragraph (3).
20	(9) Section 1128A(i)(1) of the Social Security
21	Act (42 U.S.C. 1320a-7a(i)(1)) is amended by strik-
22	ing "or subtitle 1 of title XX".
23	(10) Section 1132(a)(1) of the Social Security
24	Act (42 U.S.C. 1320b–2(a)(1)) is amended by strik-
25	ing "XIX, or XX" and inserting "or XIX".

1	(11) Section 1902(e)(13)(F)(iii) of the Social
2	Security Act (42 U.S.C. 1396a(e)(13)(F)(iii)) is
3	amended—
4	(A) by striking "EXCLUSIONS" and insert-
5	ing "Exclusion"; and
6	(B) by striking "an agency that determines
7	eligibility for a program established under the
8	Social Services Block Grant established under
9	title XX or".
10	(12) The heading for title XX of the Social Se-
11	curity Act is amended by striking "BLOCK
12	GRANTS TO STATES FOR SOCIAL SERVICES"
13	and inserting "HEALTH PROFESSIONS DEM-
14	ONSTRATIONS AND ENVIRONMENTAL
15	HEALTH CONDITION DETECTION".
16	(13) The heading for subtitle A of title XX of
17	the Social Security Act is amended by striking
18	"Block Grants to States for Social Serv-
19	ices" and inserting "Health Professions
20	Demonstrations and Environmental
21	Health Condition Detection".
22	(14) Section $16(k)(5)(B)(i)$ of the Food and
23	Nutrition Act of 2008 (7 U.S.C. $2025(k)(5)(B)(i)$)
24	is amended by striking ", or title XX,".

1	(15) Section 402(b)(3) of the Personal Respon-
2	sibility and Work Opportunity Reconciliation Act of
3	1996 (8 U.S.C. 1612(b)(3)) is amended by striking
4	subparagraph (B) and redesignating subparagraph
5	(C) as subparagraph (B).
6	(16) Section 245A(h)(4)(I) of the Immigration
7	Reform and Control Act of 1986 (8 U.S.C.
8	1255a(h)(4)(I)) is amended by striking ", XVI, and
9	XX" and inserting "and XVI".
10	(17) Section 17 of the Richard B. Russell Na-
11	tional School Lunch Act (42 U.S.C. 1766) is amend-
12	ed—
13	(A) in subsection (a)(2)—
14	(i) in subparagraph (B)—
15	(I) by striking "—" and all that
16	follows through "(i)";
17	(II) by striking "or" at the end
18	of clause (i); and
19	(III) by striking clause (ii); and
20	(ii) in subparagraph (D)(ii), by strik-
21	ing "or title XX"; and
22	(B) in subsection $(0)(2)(B)$ —
23	(i) by striking "or title XX" each
24	place it appears; and
25	(ii) by striking "or XX".

1	(18) Section 201(b) of the Indian Child Welfare
2	Act of 1978 (25 U.S.C. 1931(b)) is amended by
3	striking "titles IV-B and XX" each place it appears
4	and inserting "part B of title IV".
5	(19) Section 3803(c)(2)(C) of title 31, United
6	States Code, is amended by striking clause (vi) and
7	redesignating clauses (vii) through (xvi) as clauses
8	(vi) through (xv), respectively.
9	(20) Section 14502(d)(3) of title 40, United
10	States Code, is amended—
11	(A) by striking "and title XX"; and
12	(B) by striking ", 1397 et seq.".
13	(21) Section 2006(a)(15) of the Public Health
14	Service Act (42 U.S.C. 300z–5(a)(15)) is amended
15	by striking "and title XX".
16	(22) Section 203(b)(3) of the Older Americans
17	Act of 1965 (42 U.S.C. 3013(b)(3)) is amended by
18	striking "XIX, and XX" and inserting "and XIX".
19	(23) Section 213 of the Older Americans Act of
20	$1965~(42~\mathrm{U.S.C.}~3020\mathrm{d})$ is amended by striking "or
21	title XX".
22	(24) Section 306(d) of the Older Americans Act
23	of 1965 (42 U.S.C. 3026(d)) is amended in each of
24	paragraphs (1) and (2) by striking "titles XIX and
25	XX" and inserting "title XIX".

1	(25) Section 2605 of the Low-Income Home
2	Energy Assistance Act of 1981 (42 U.S.C. 8624) is
3	amended in each of subsections (b)(4) and (j) by
4	striking "under title XX of the Social Security
5	Act,".
6	(26) Section 602 of the Child Development As-
7	sociate Scholarship Assistance Act of 1985 (42
8	U.S.C. 10901) is repealed.
9	(27) Section 3(d)(1) of the Assisted Suicide
10	Funding Restriction Act of 1997 (42 U.S.C.
11	14402(d)(1)) is amended by striking subparagraph
12	(C) and redesignating subparagraphs (D) through
13	(K) as subparagraphs (C) through (J), respectively.
14	(c) Effective Date.—The repeals and amend-
15	ments made by this section shall take effect on January
16	1, 2013.
17	TITLE VII—SEQUESTER
18	REPLACEMENT
19	SEC. 701. SHORT TITLE.
20	This title may be cited as the "Sequester Replace-
21	ment Act of 2012".
22	SEC. 702. PROTECTING VETERANS PROGRAMS FROM SE
23	QUESTER.
24	Section 256(e)(2)(E) of the Balanced Budget and
2.5	Emergency Deficit Control Act of 1985 is repealed.

SEC. 703. ACHIEVING \$19 BILLION IN DISCRETIONARY SAV-2 INGS. 3 (a) REVISED 2013 DISCRETIONARY SPENDING LIMIT.—Paragraph (2) of section 251(c) of the Balanced 5 Budget and Emergency Deficit Control Act of 1985 is amended to read as follows: 6 "(2) with respect to fiscal year 2013, for the 7 discretionary category, \$1,047,000,000,000 in new 8 9 budget authority;". 10 (b) DISCRETIONARY SAVINGS.—Section 251A(7)(A) of the Balanced Budget and Emergency Deficit Control 11 Act of 1985 is amended to read as follows: "(A) FISCAL YEAR 2013.— 13 FISCAL YEAR 14 2013 ADJUST-MENT.—On January 2, 2013, the discre-15 tionary category set forth in section 16 17 251(c)(2)shall be decreased bv 18 \$19,104,000,000 in budget authority. 19 "(ii) Supplemental sequestration 20 ORDER.—On January 15, 2013, OMB 21 shall issue a supplemental sequestration 22 report for fiscal year 2013 and take the form of a final sequestration report as set 23 24 forth in section 254(f)(2) and using the 25 procedures set forth in section 253(f), to

eliminate

any

spending

discretionary

1	breach of the spending limit set forth in
2	section 251(c)(2) as adjusted by clause (i),
3	and the President shall order a sequestra-
4	tion, if any, as required by such report.".
5	SEC. 704. CONFORMING AMENDMENTS TO SECTION 314 OF
6	THE CONGRESSIONAL BUDGET AND IM-
7	POUNDMENT CONTROL ACT OF 1974.
8	Section 314(a) of the Congressional Budget Act of
9	1974 is amended to read as follows:
10	"(a) Adjustments.—
11	"(1) IN GENERAL.—The chair of the Committee
12	on the Budget of the House of Representatives or
13	the Senate may make adjustments as set forth in
14	paragraph (2) for a bill or joint resolution, amend-
15	ment thereto or conference report thereon, by the
16	amount of new budget authority and outlays flowing
17	therefrom in the same amount as required by section
18	251(b) of the Balanced Budget and Emergency Def-
19	icit Control Act of 1985.
20	"(2) Matters to be adjusted.—The chair of
21	the Committee on the Budget of the House of Rep-
22	resentatives or the Senate may make the adjust-
23	ments referred to in paragraph (1) to—

1	"(A) the allocations made pursuant to the
2	appropriate concurrent resolution on the budget
3	pursuant to section 302(a);
4	"(B) the budgetary aggregates as set forth
5	in the appropriate concurrent resolution on the
6	budget; and
7	"(C) the discretionary spending limits, if
8	any, set forth in the appropriate concurrent res-
9	olution on the budget.".
10	SEC. 705. TREATMENT FOR PAYGO PURPOSES.
11	The budgetary effects of this Act and any amendment
12	made by it shall not be entered on either PAYGO score-
13	card maintained pursuant to section 4(d) of the Statutory
14	Pay-As-You-Go Act of 2010.
15	SEC. 706. ELIMINATION OF THE FISCAL YEAR 2013 SEQUES-
16	TRATION FOR DEFENSE DIRECT SPENDING.
17	Any sequestration order issued by the President
18	under the Balanced Budget and Emergency Deficit Con-
19	trol Act of 1985 to carry out reductions to direct spending
20	for the defense function (050) for fiscal year 2013 pursu-

1 ant to section 251A of such Act shall have no force or2 effect.

Passed the House of Representatives December 20, 2012.

Attest:

Clerk.

112TH CONGRESS H. R. 6684

AN ACT
To provide for spending reduction.